

Remarks

A. In the October 27, 2006 Office Action in the above case there was an election requirement seeking an election between Group I (claims 1-21) and Group II (claims 22-27). In response, without traverse, and without prejudice to the filing of one or more divisionals (if any subject matter is not reinstated), Applicants hereby elect Group I, claims 1-21, and cancel claims 22-27. No inventorship change is required due to this election.

B. Additional provisional election requirements were made in the event that no generic claim was found allowable. They are responded to as follows if no generic claims are held allowable. We provisionally would then elect, without traverse, and without prejudice to the filing of one or more divisionals:

- (a) the polysiloxane specie subject matter;
- (b) the wick specie subject matter;
- (c) pyrethrum specie subject matter; and
- (d) ceramic specie subject matter.

Original claims 1-12 and 18-21 correspond to this provisionally elected subject matter.

Conclusion

As such, allowance of claims 1-21 is respectfully requested. No additional fees are believed necessary for the entry and consideration of this response. However, if any are, please charge them to Deposit Account 10-0849.

Respectfully submitted,
KENNETH J. WELCH, ET AL.

Date: 15 Nov., 2006

By: David J. Houser

David J. Houser
Registration No. 29,172
S.C. Johnson & Son, Inc.
1525 Howe Street, MS 077
Racine, Wisconsin 53403
Telephone: (262) 260-2206